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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/849,886	05/04/2001	Yoshihide Kinbara	Q64212	9968
7:	590 09/15/2003			
SUGHRUE, MION, ZINN, MACPEAK &SEAS			EXAMINER	
2100 Pennsylvania Avenue, N.W. Washington, DC 20037			PADCETT, MARIANNE L	
			ART UNIT	PAPER NUMBER
			1762	

DATE MAILED: 09/15/2003

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

09/849,886

mailing date of the final rejection.

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BER FILING DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NO.

EXAM	MINER
ART UNIT	PAPER NUMBER
DATE MAILED:	9/9/03

Below is a communication from the *EXAMINER* in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

THE REPLY FILED FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.

a) \(\int\) The period for reply expires \(\sigma\) months from the mailing date of the final rejection.
b) \(\sigma\) n view of the early submission of the proposed reply (within two months as set forth in MPEP \(\frac{9}{3}\) 707.07(\(\frac{1}{3}\)), the period for reply expires on the mailing date of this Advisory Action, OR continues to run from the mailing date of the final rejection, whichever is later, In no event, however, will the statutory period for reply expire later than SIX MONTHS from the

Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filled is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

(b) above	, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any atent term adjustment. See 37 CFR 1.704(b).
1.[A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.
2.	The proposed amendment(s) will be entered upon the timely submission of a Notice of Appeal and Appeal Brief with requisite fees.
3.⊠	The proposed amendment(s) will not be entered because:
(a)	they raise new issues that would require further consideration and/or search. (see NOTE below);
(b)	they raise the issue of new matter. (see NOTE below);
(c)	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or
(d)	they present additional claims without canceling a corresponding number of finally rejected claims.
	NOTE: The addition of "the thin film having a predetermind starting value" raises now issues, What is the support therefor? Applicant's have cuted none, so it potentially Contains Now Mutter. (2) what is the
4.🛛	pMase intended to mean. An insulating medium is not capable of pudlicing any vallage, so what is intended by starting valtage" is not known, and she undertuing and receiving hore is another new; she Applicant's reply has overcome the following rejection(s):
	the amend pents would correct out standing 112 issue (Section 1 of Ameliepaten)
5.	Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s).
	The a) \square affidavit, b) \square exhibit, or c) \square request for reconsideration has been considered but does NOT place
	the application in condition for allowance because: The new 155me need consideration of applicants assertion
7.□	The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly
8.🛛	raised by the Examiner in the final rejection. For purposes of Appeal, the status of the claim(s) is as follows (see attached written explanation, if any):
2.74	Claim(s) allowed:
	Claim(s) objected to:
+	Claim(s) rejected: $1-9$, $11-21+23-26$
WI.	Claim(s) withdrawn from consideration:
9.	The proposed drawing correction filed on a) \square has b) \square has not been approved by the Examiner.
≬0.□ 11.፟⊠	Note the attached Information Disclosure Statement(s) (PTO-1449) Paper No(s) Other: That Machata etal (8,22A) has no relative motion ketween elichade und substrate
(p.9	response) is in direct controllection of the statement in the previous pure graph at end of p.8, where they noted tenchined retains the electralistic pure of the first through with respect to 1 for such that the electron with respect to 1 for such that the such that t
TOTTE	Substrate, ADO see 174 Williams

FORM PTOL-303 (Rev. 11/00)

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MARIANNE PADGETT PRIMARY EXAMINER